MESSAGE NO: 2044304 MESSAGE DATE: 02/13/2012

MESSAGE STATUS: Active CATEGORY: Antidumping

TYPE: LIQ-Liquidation PUBLIC NON-PUBLIC

SUB-TYPE:

FR CITE: 77 FR 2271 FR CITE DATE: 01/17/2012

REFERENCE 9085201 MESSAGE #

(s):

CASE #(s): A-570-601

EFFECTIVE DATE: 06/01/2001 COURT CASE #:

PERIOD OF REVIEW: TO

PERIOD COVERED: TO

Message Date: 02/13/2012 Message Number: 2044304 Page 1 of 5

Notice of Lifting of Suspension Date: 01/17/2012

TO: { Directors Of Field Operations, Port Directors }

FROM: { Director AD/CVD & Revenue Policy & Programs }

RE: Successor-in-Interest and Liq for TRBs From China Exp by Tianshui Hailin Imp & Exp. Corp and Prod. By Gansu Hailin Zhongke Science & Technology Co., Ltd. (A-570-601)

- 1. ON 11/14/2002 (67 FR 68990, 11/14/2002), COMMERCE PUBLISHED IN THE FEDERAL REGISTER THE REVOCATION OF THE ANTIDUMPING DUTY ORDER IN PART ON TAPERED ROLLER BEARINGS FROM THE PRC WITH RESPECT TO MERCHANDISE EXPORTED BY TIANSHUI HAILIN IMP & EXP CORP. (A.K.A. TIANSHUI HAILIN IMPORT AND EXPORT CORPORATION) THAT HAD BEEN PRODUCED BY HAILIN BEARING FACTORY (A-570-601-012). SEE MESSAGE NO. 9085201, DATED 3/26/2009. MORE RECENTLY, IN ITS 01/17/2012 FINAL RESULTS (77 FR 2271, 01/17/2012), COMMERCE FOUND THAT GANSU HAILIN ZHONGKE SCIENCE & TECHNOLOGY CO., LTD. IS THE SUCCESSOR-IN-INTEREST TO HAILIN BEARING FACTORY. THEREFORE, THE REVOCATION APPLIES TO MERCHANDISE EXPORTED BY TIANSHUI HAILIN IMP & EXP CORP. (A.K.A. TIANSHUI HAILIN IMPORT AND EXPORT CORPORATION) AND PRODUCED BY GANSU HAILIN ZHONGKE SCIENCE & TECHNOLOGY CO., LTD.
- 2. ACCORDINGLY, EFFECTIVE 6/1/2001, ALL UNLIQUIDATED ENTRIES OF THE SUBJECT MERCHANDISE ENTERED, OR WITHDRAWN FROM WAREHOUSE, FOR CONSUMPTION, EXPORTED BY TIANSHUI HAILIN IMP & EXP CORP. (A.K.A. TIANSHUI HAILIN IMPORT AND EXPORT CORPORATION) THAT WERE PRODUCED BY GANSU HAILIN ZHONGKE SCIENCE & TECHNOLOGY CO., LTD. (SUCCESSOR-IN-INTEREST TO HAILIN BEARING FACTORY) (A-570-601-012) SHOULD BE LIQUIDATED WITHOUT REGARD TO ANTIDUMPING DUTIES (I.E., RELEASE ALL BONDS AND REFUND ALL CASH DEPOSITS).

LIQUIDATE ALL ENTRIES FOR THE FOLLOWING FIRM:

EXPORTER: TIANSHUI HAILIN IMP & EXP CORP. (A.K.A. TIANSHUI HAILIN IMPORT AND EXPORT CORPORATION)

PRODUCER: GANSU HAILIN ZHONGKE SCIENCE & TECHNOLOGY CO., LTD.

CASE NUMBER: NO CASE NUMBER WAS ACTIVE FOR THIS EXPORTER/PRODUCER COMBINATION DURING THE PERIOD OF REVIEW.

Message Date: 02/13/2012 Message Number: 2044304 Page 2 of 5

FOR THE COMPANY LISTED ABOVE WITHOUT AN ACTIVE COMPANY-SPECIFIC CASE NUMBER, ENTRIES MAY HAVE BEEN MADE UNDER A-570-601-000.

- 3. THERE ARE NO INJUNCTIONS APPLICABLE TO THE ENTRIES COVERED BY THIS INSTRUCTION.
- 4. THE ASSESSMENT OF ANTIDUMPING DUTIES BY U.S. CUSTOMS AND BORDER PROTECTION (CBP) ON SHIPMENTS OR ENTRIES OF THIS MERCHANDISE IS SUBJECT TO THE PROVISIONS OF SECTION 778 OF THE TARIFF ACT OF 1930, AS AMENDED. SECTION 778 REQUIRES THAT CBP PAY INTEREST ON OVERPAYMENTS OR ASSESS INTEREST ON UNDERPAYMENTS OF THE REQUIRED AMOUNTS DEPOSITED AS ESTIMATED ANTIDUMPING DUTIES. THE INTEREST PROVISIONS ARE NOT APPLICABLE TO CASH OR BONDS POSTED AS ESTIMATED ANTIDUMPING DUTIES BEFORE THE DATE OF PUBLICATION OF THE ANTIDUMPING DUTY ORDER. INTEREST SHALL BE CALCULATED FROM THE DATE PAYMENT OF ESTIMATED ANTIDUMPING DUTIES IS REQUIRED THROUGH THE DATE OF LIQUIDATION. THE RATE AT WHICH SUCH INTEREST IS PAYABLE IS THE RATE IN EFFECT UNDER SECTION 6621 OF THE INTERNAL REVENUE CODE OF 1954 FOR SUCH PERIOD.
- 5. UPON ASSESSMENT OF ANTIDUMPING DUTIES, CBP SHALL REQUIRE THAT THE IMPORTER PROVIDE A REIMBURSEMENT STATEMENT, AS DESCRIBED IN SECTION 351.402(F)(2) OF COMMERCE'S REGULATIONS. THE IMPORTER SHOULD PROVIDE THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION OF THE ENTRY. IF THE IMPORTER CERTIFIES THAT IT HAS AN AGREEMENT WITH THE MANUFACTURER, PRODUCER, SELLER, OR EXPORTER, TO BE REIMBURSED ANTIDUMPING DUTIES, CBP SHALL DOUBLE THE ANTIDUMPING DUTIES IN ACCORDANCE WITH THE ABOVE-REFERENCED REGULATION. ADDITIONALLY, IF THE IMPORTER DOES NOT PROVIDE THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION, REIMBURSEMENT SHALL BE PRESUMED AND CBP SHALL DOUBLE THE ANTIDUMPING DUTIES DUE. IF AN IMPORTER TIMELY FILES A PROTEST CHALLENGING THE PRESUMPTION OF REIMBURSEMENT AND DOUBLING OF DUTIES, CONSISTENT WITH CBP'S PROTEST PROCESS, CBP MAY ACCEPT THE REIMBURSEMENT STATEMENT FILED WITH THE PROTEST TO REBUT THE PRESUMPTION OF REIMBURSEMENT.
- 6. IF THERE ARE ANY QUESTIONS REGARDING THIS MATTER BY CBP OFFICERS, THE IMPORTING PUBLIC OR INTERESTED PARTIES, PLEASE CONTACT DAVINA HASHMI OR RON TRENTHAM AT THE OFFICE OF AD/CVD OPERATIONS, IMPORT ADMINISTRATION, INTERNATIONAL TRADE ADMINISTRATION, U.S. DEPARTMENT OF COMMERCE, AT (202) Message Date: 02/13/2012 Message Number: 2044304 Page 3 of 5

482-0984 OR (202) 482-3577, RESPECTIVELY (GENERATED BY O8:FMV).

7. THERE ARE NO RESTRICTIONS ON THE RELEASE OF THIS INFORMATION.

MICHAEL B. WALSH

Message Date: 02/13/2012 Message Number: 2044304 Page 4 of 5

Company Details

*Party Indicator Value:

I = Importer, M = Manufacturer, E = Exporter, S = Sold To Party

Case #	Rate	Party Indicator*	Party ID	Party Name
A-570-601-000		E		TIANSHUI HAILIN IMP & EXP CORP. (A.K.A. TIANSHUI HAILIN IMPORT AND EXPORT CORPORATION)
A-570-601-000		М		GANSU HAILIN ZHONGKE SCIENCE & TECHNOLOGY CO., LTD.

Message Date: 02/13/2012 Message Number: 2044304 Page 5 of 5